# Civil War Sites Preservation Fund Grants Guidelines for applications, prioritization and award of grants 2011-2012 Grants First Round

### INTRODUCTION

As Virginia's principal historic preservation agency and state historic preservation office, the Department of Historic Resources is charged (among other mandates) to "encourage, stimulate, and support the identification, evaluation, protection, preservation, and rehabilitation of the Commonwealth's significant historic, architectural, archaeological, and cultural resources" and to "foster a greater appreciation of these resources among the citizens of the Commonwealth...." With the 150<sup>th</sup> anniversary of the American Civil War and the awareness of the educational and tourism importance of rapidly disappearing battlefield lands, the Department has been charged with administration of public-private partnerships in the form of grants for the purchase of battlefield lands, and interest in such lands, which will result in the private ownership, preservation, and management of said lands by private entities with perpetual easements protecting the public benefit and interests of the Commonwealth.

Toward that end, and in accordance with the authority and guidance established in § 10.1-2202 and 2202.4 of the Code of Virginia, the Department has established the following guidelines and criteria for the award and administration of grants made through the Virginia Civil War Sites Preservation Fund.

Moneys in the Fund shall be used by the Department solely for the purpose of protecting Civil War Sites through acquisition of lands and interest in lands by means of grants to private nonprofit organizations, hereafter referred to as "organizations," to match federal and other public and private funds.

All such grants shall be made solely for the fee simple purchase of, or purchase of protective interests in, any Virginia Civil War historic site listed in the "Report on the Nation's Civil War Battlefields," issued in 1993 or as amended or reissued pursuant to the Civil War Battlefield Protection Act of 2002 (P.L. 107-359) as amended or supplemented by new information by the National Park Service's American Battlefield Protection Program.

Grants will be evaluated on the eligibility of the organization and the project as defined in the §10.1-2202.4 of the Code of Virginia, and in accordance with the eligibility, selection, administrative and funding requirements, and application requirements sections stated in the grant announcement. Project Applications from nonprofit organizations shall provide documentation in the application that gives proof of tax-exempt status under §501 (c) (3) of the United States Internal Revenue Code and that the applicant meets the holder requirements as described in Va. Code §10.1-1009 to §10.1-1017. National organizations must document that they are registered and in good standing with the State Corporation Commission?

Grants must meet all the relevant criteria under eligibility for organization and project, all administrative and funding requirements and all application requirements. Applications that do not meet these criteria will not be considered.

Applications that meet all eligibility, administrative, funding, and application criteria will be evaluated and ranked in accordance with the "Evaluation Criteria" given in the grant announcement.

## PROJECT COMPLETION DEADLINE

The Department anticipates that funds available for 2011-12 grants will be awarded by the end of August or early September 2011. All projects awarded funds in this call for proposals are expected to be completed by March 31, 2012 and all required final documentation and payment requests received by DHR by April 15, 2012. Applicants must demonstrate that they have the necessary funding and administrative resources to complete the acquisition by the deadline. Awards will not be made for projects that cannot demonstrate with a high degree of certainty that they will be completed by this date. If a project is not completed by March 31, 2012, those funds are subject to release in order to be re-awarded for a different project.

# **ELIGIBLE ORGANIZATIONS**

Private nonprofit organizations with 501(c) (3) status may apply. Such organizations must be able to demonstrate they have the mission and capacity to carry out land management and conservation responsibilities consistent with the public goals and benefits of this program.

# **ELIGIBLE PROJECTS**

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### **GENERAL REQUIREMENTS**

<u>Match Requirements:</u> Organizations seeking grant funding from the Fund shall be required to provide at least \$1 in matching funds for each \$1 received from the Fund for the proposed project. As used herein, the term "matching funds" shall include both cash and the value of any contribution due to a bargain sale or the donation of land or interest therein made by the landowner as part of the proposed project. No state funds may be included in determining the amount of the match.

Applicants must demonstrate that they have appropriate match from eligible sources. A bank statement and certification from the applicant organization's president or executive director may be used to meet this requirement. Such statement and/or certification should specify the source of the funds to ensure that no state funds are used as part of the match.

<u>Eligible Costs:</u> Eligible costs for which moneys from the Fund may be allocated include 1) acquisition of land and any improvements thereon (collectively referred to herein as "land") or 2) permanent protective interests, such as perpetual conservation easements, and/or 3) costs associated with such acquisitions, including the cost of appraisals, environmental reports, any survey, title searches and title insurance, and other closing costs. Grants from the Fund shall not exceed 50 percent of the appraised value of the land or permanent protective interest therein.

<u>Prospective and Prior Purchase Eligibility</u>: Grants may be awarded for prospective purchases or for acquisitions on which the applicant has already closed. In the case of the latter, the applicant must demonstrate:

- The closing occurred on or after July 29, 2010 (i.e. no more than 12 months prior to the deadline for application for this grant);
- A specific identifiable threat to the resource or compelling need for immediate preservation existed at the time of the purchase; and

 The land is not currently protected by public ownership or a permanent protective interest in the land.

Perpetual Easement Required: Any eligible organization making an acquisition of land or interest therein pursuant to this section shall grant to the Department or other agency of the Commonwealth a perpetual easement placing restrictions on the use or development of the land. In cases where the easement is granted to an agency other than the Department, all terms and conditions of the easement shall be reviewed by and found by the Department to (i) be consistent with the intent and purpose of the Virginia Conservation Easement Act (§ 10.1-1009 et seq.) and (ii) accomplish the perpetual preservation of the Civil War historic site. Such other agency shall demonstrate to the Department that it has the capacity and expertise to manage and enforce the terms of the easement. Nothing in this section shall preclude the subsequent transfer of property acquired pursuant to this section to the United States government, its agencies and instrumentalities, subject to conservation provisions consistent with this section. Applicants who intend to acquire perpetual conservation easements must submit proposed terms and conditions to the Department for approval. Easements on lands purchased with grants funds shall be completed within 6 months of project completion or the recipient risks being required to return the grant funds awarded. Fee simple interests acquired through this grant may not be subsequently sold by the applicant before the land is protected by a perpetual conservation easement whose terms and conditions have been approved by the Department.

Compliance with Local Comprehensive Plans: Applicants must demonstrate that open space use of the property to be acquired and/or placed under easement conforms to the comprehensive plan for the locality or localities in which it is located in accordance with Code of Virginia §10.1-1701. The application should document the current zoning of the property, its designation on the locality's future land use map, as well as its consistency with the VDOT 6-year statewide transportation plan and the Virginia Outdoors Plan. If there are conflicts with the local comprehensive plan or zoning then documentation from the locality allowing this use must be provided.

<u>Appraisal Required:</u> Prior to the expenditure of grant funds, a current appraisal must be obtained. This appraisal must have an effective date within 180 calendar days of the signing of the contract to purchase the property. A professional appraiser licensed and certified in accordance with Title XI of the Financial Institutions Reform, Recovery and Enforcement Act of 1989 (FIRREA), as amended. A copy of the appraisal must be submitted to the Department for review to support the proposed acquisition cost.

<u>Willing Seller:</u> Applicants must demonstrate that the owner of the property is willing to sell the land or perpetual easement to the applicant. If the applicant does not have a contract of sale or contingent contract of sale, a letter from the property owner indicating his or her willingness to enter into such a contract must be supplied.

<u>Management Plans/Capacity:</u> Applicants who intend to acquire fee simple interests must demonstrate that they have realistic plans and the organizational and financial capacity to ensure appropriate treatment and ongoing management of the land.

# **EVALUATION CRITERIA**

In addition to the basic requirements cited elsewhere in this document, each proposal will be evaluated and prioritized based on the following criteria:

 Significance of the battlefield (based on "Report on the Nation's Civil War Battlefields," and National Register criteria) Priority will be given to battlefields that are listed as Priority I or II, or as Class A or B sites in the CWSAC report.

- Location of the proposed project in relation to core and study areas
- Proximity to other protected lands;
- Threat to and integrity of the features associated with the battle in question;
- Financial and administrative capacity of the applicant to a) complete the project and to b)
  maintain and manage the property consistent with the public investment and public
  interests,
- Plans and potential for education, recreation, research, heritage tourism promotion, or orderly community development
- Special priority will be given in this year to projects that protect large tracts of land.

### **APPLICATIONS**

All applications must be submitted on the DHR application form and include the following:

- A cover sheet providing the name and address of the applicant organization and contact information for a specific individual designated as the project contact.
- A narrative project summary that describes the project and that demonstrates how the project and/or applicant meets all general program and administrative criteria outlined above as required for funding. This summary must address the project in sufficient detail to apply all evaluation criteria—including verification of listing as Priority I or II, or as Class A or B sites in the CWSAC report and whether all or parts of the parcel are within the core or study areas of the battle in accordance with the CWSAC report as well as documenting specific threats, public benefits, etc for this particular parcel/project.
- IRS letter verifying the applicant's 501(c)(3) status.
- IRS W-9 form
- A 7.5 minute USGS quadrangle map (color copy or electronic/GIS version acceptable) clearly marked with the following information:
  - The boundaries of the land for which a grant is sought;
  - The boundaries of the "core" and/or "study" areas of the battlefield, as defined by the CWSAC shown in a way that clearly show the relationship of the project to those areas:
  - Other nearby protected parcels, if applicable.
- A statement indicating whether the acquisition is to be fee simple or an easement, and one of the following:
  - Evidence of the applicant's financial and administrative capacity to manage the land following acquisition of fee simple (the applicant's most recent audited financial statements, if available, are recommended); or
  - o The proposed terms and conditions of a perpetual conservation easement.
- A contract of sale, contingent contract of sale, or letter from the property owner indicating willingness to sell the land or perpetual conservation easement to the applicant (or verification of the date on which the applicant closed on the sale of the property).
- Verification of eligible matching funds;
- A valid appraisal of the value of the land or easement;
- A statement defining the threat to the battlefield and the impact of this threat on the parcel for which the grant is sought.
- A statement describing in detail any other public interests which will be served by preservation of this parcel.

**APPLICATION DEADLINE** Applications must be received by the Department of Historic Resources by 5:00 pm on July 29, 2011 in order to receive consideration in the first round of awards.